

MELINDA HAAG (CABN 132612)
United States Attorney

MIRANDA KANE (CABN 150630)
Chief, Criminal Division

GRANT P. FONDO (CABN 181530)
JEFFREY D. NEDROW (CABN 161299)
Assistant United States Attorneys

United States Attorney's Office
150 Almaden, Suite 900
San Jose, CA 95113
Telephone: (408)-535-5084
Facsimile: (408) 535-5066
E-Mail: grant.fondo@usdoj.gov
jeff.nedrow@usdoj.gov

Attorneys for Plaintiff

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

| | | |
|---------------------------|---|----------------------------|
| UNITED STATES OF AMERICA, |) | CR No.: 09-00096-LHK |
| |) | |
| Plaintiff, |) | STIPULATION #2-PHOTOGRAPHS |
| |) | <u>AND MAPS</u> |
| v. |) | |
| |) | |
| NELSON ORELLANA, |) | |
| |) | |
| Defendant. |) | |
| |) | |

The United States of America, by and through Melinda Haag, United States Attorney for the Northern District of California, Grant P. Fondo and Jeffrey D. Nedrow, Assistant United States Attorneys, and Nelson Orellana, by and through his attorney Phil Vaughns, hereby agree and stipulate to the following:

1. Exhibit 5 is a true and accurate photograph of a white Toyota pick-up, CA license plate #7S62115, as it appeared on January 13, 2009.

2. Exhibit 6 is a true and accurate photograph of a white F-150 pick-up truck, CA license plate #8D84227, as it appeared on January 13, 2009.

3. Exhibit 7 is a true and accurate photograph of a white F-150 pick-up truck, CA license plate #8D84227, as it appeared on January 13, 2009.

1 4. Exhibit 8 is a true and accurate photograph of a black Honda, CA license plate
2 #4VRT487, as it appeared on January 13, 2009.

3 5. Exhibit 9 is a true and accurate photograph of a cocaine brick found in the black
4 Honda, CA license plate #4VRT487, as it appeared on January 13, 2009.

5 6. Exhibit 10 is a true and accurate photograph of a cocaine brick found in the black
6 Honda, CA license plate #4VRT487, as it appeared on January 13, 2009.

7 7. Exhibit 11 is a true and accurate photograph of Luis Gomez as he appeared on January
8 13, 2009.

9 8. Exhibit 12 is a true and accurate photograph of Baldamar Landa as he appeared on
10 January 13, 2009.

11 9. Exhibit 13 is a true and accurate photograph of Teodoro Landa as he appeared on
12 January 13, 2009.

13 10. Exhibit 14 is a true and accurate photograph of Nelson Orellana as he appeared on
14 January 13, 2009.

15 11. Exhibit 15 is a true and accurate photograph of Mario Martinez as he appeared on
16 January 13, 2009.

17 12. Exhibit 16 is a true and accurate photograph of the photograph of cash which the
18 informant in this case maintained on his cell phone between November 28, 2009 and January 13,
19 2009.

20 13. Exhibit 38 is a map that fairly and accurately depicts the streets around the Lowes
21 hardware store located at 811 East Arques Avenue, Sunnyvale, California.

22 14. Exhibit 39 is a map that fairly and accurately depicts the parking lot adjacent to the
23 Lowes hardware store located at 811 East Arques Avenue, Sunnyvale, California.

24 15. Exhibit 82 is a true and accurate photograph of the residence located at 734 Georgia
25 Avenue, Sunnyvale, California, as it appeared on February 1, 2012.

26 16. Exhibit 83 is a true and accurate photograph of the residence, and its adjacent gate,
27 located at 734 Georgia Avenue, Sunnyvale, California as it appeared on February 1, 2012.

28 17. Exhibit 84 is a map that fairly and accurately depicts the streets of East Palo Alto,
California and Sunnyvale, California.

1 18. Exhibit 85 is map that fairly and accurately depicts the north parking lot adjacent to
2 the Lowes hardware store at 811 East Arques Avenue, Sunnyvale, California.

3 19. The defendant does not object to the admission of United States' Exhibits 5 through
4 16, 38 and 39, and 82 through 85.

5 20. The defendant agrees that this stipulation may be read to the jury.
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7 DATED:

Respectfully Submitted,

8 MELINDA HAAG
9 United States Attorney

10 /s

/s

11 _____
12 PHIL VAUGHNS
Attorney for Mauricio Aguilera

13 _____
14 GRANT P. FONDO
15 JEFFREY D. NEDROW
Assistant United States Attorneys

16 IT IS SO ORDERED:

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18 _____
19 HON. LUCY H. KOH
20 United States District Judge
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